

FREMONT FREEMAN:  
J. S. FOUKE, Editor and Publisher.

The FREEMAN is published every Saturday morning—Office opposite Kendall & Nims' Store—Fremont, Sandusky county, Ohio.

## TERMS.

Single mail subscribers, per year, \$1.50  
Clubs of ten and upwards, to one address 13 3/4  
Clubs of fifteen " " 1 25  
Town subscribers will be charged \$1.75. The difference in the terms between the price on papers delivered in town and those sent by mail, is occasioned by the expense of carrying.

When the money is not paid in advance, as above specified, two Dollars will be charged if paid within the year, if not paid until after the expiration of the year, two Dollars and fifty cents will be charged. These terms will be strictly adhered to.

How to STOP A PAPER.—First see that you have paid for it up to the time you wish it to stop; notify the Postmaster of your desire, and ask him to notify the publisher, under his frank, (as he is authorized to do) of your wish to discontinue.

## RATES OF ADVERTISING.

One square—13 lines—first insertion.....\$0.50  
Do each additional insertion.....25  
Three months.....2.00  
Six months.....3.50  
One year.....5.00  
Two squares six months.....6.00  
Do One year.....10.00  
Half column one year.....15.00  
One column one year.....30.00

## Business Directory.

FREMONT FREEMAN  
JOB PRINTING OFFICE:

We are now prepared to execute to order, in a neat and expeditious manner, and upon the fairest terms; almost all descriptions of

## JOB PRINTING;

## SUCH AS

BUSINESS CARDS, BILLS OF LADING, CIRCULARS, HANDBILLS, CATALOGUES, SHOW BILLS, JUVENILE BOOKS, LAWYERS' BLANKS, NAVY LETTERS, ETC.

We would say to those of our friends who are in want of such work, you need not go abroad to get it done, when it can be done just as good at home.

## SONS OF TEMPERANCE.

FORT STEPHENSON DIVISION, No. 432.—Stated meetings, every Tuesday evening at the Division Room in the old Northern Exchange.

## CADETS OF TEMPERANCE.

FORT STEPHENSON SECTION, No. 102, meets every Thursday evening in the Hall of the Sons of Temperance.

## L. O. O. F.

CROGHAN LODGE, No. 77, meets at the Odd Fellows' Hall, in Morsehouse's Building, every Saturday evening.

## ROBERTS, HUBBARD &amp; CO.

## MANUFACTURERS OF

## Copper, Tin, and Sheet-Iron Ware,

## AND DEALERS IN

Stores, Wool, Hides, Sheep-skins, Rags, Old Copper, Old Stoves, &c., &c.

ALSO, ALL SORTS OF GENUINE YANKEE NOTIONS

Pence's Brick Block, No. 1.

FREMONT, OHIO.

## C. R. McCULLOCH,

## DEALER IN

Drugs, Medicines, Paints, Dye-Stuffs, Books, Stationery, &c.

FREMONT, OHIO.

## RALPH P. BUCKLAND:

## Attorney and Counselor at Law,

and Solicitor in Chancery, will attend to professional business in Sandusky and adjoining counties.

Office—Second story of Tyler's Block.

FREMONT, OHIO.

## JOHN L. GREENE,

## ATTORNEY AT LAW,

And Prosecuting Attorney for Sandusky county, will attend to all professional business entrusted to his care, with promptness and fidelity.

Office—At the Court House.

FREMONT, OHIO.

## CHESTER EDGERTON:

## Attorney and Counselor at Law,

and Solicitor in Chancery, will carefully attend to all professional business left in his charge. He will also attend to the collection of claims &c., in this and adjoining counties.

Office—Over Sardin's Bazaar's office.

FREMONT, OHIO.

## B. J. BARTLETT,

## Attorney and Counselor at Law,

Will give his undivided attention to professional business in Sandusky and the adjoining counties.

Office—Over Oppenheimer's Store.

FREMONT, OHIO.

## LA Q. RAWSON:

## PHYSICIAN AND SURGEON,

Office—North side of the Turnpike, nearly opposite the Post Office.

FREMONT, OHIO.

## PIERRE BEAUGRAND:

## PHYSICIAN AND SURGEON,

Respectfully tenders his professional services to the citizens of Fremont and vicinity.

Office—One door north of E. N. Cook's Store.

## PORTAGE COUNTY

## Mutual Fire Insurance Company.

H. P. BUCKLAND, Agent.

FREMONT, OHIO.

## POST OFFICE HOURS.

The regular Post Office hours, until further notice will be as follows:

From 7 to 12 A. M. and from 1 to 5 P. M.

Sundays from 8 to 9 A. M. and from 4 to 5 P. M.

W. M. STARK, P. M.

## FARMERS TO LET!

SEVERAL FARMS, near Fremont, and convenient to the Turnpike, TO LET.

Some of these have Eighty to Ninety acres cleared thereon, with comfortable Houses, Barns, &c.

Enquire of SAMUEL CROWELL,

General Land Agent.

Muskalunge, March 2, 1850—51-5

## FREMONT HOUSE;

## AND GENERAL

## STAGE OFFICE:

FREMONT, SANDUSKY COUNTY, O.

WM. KESSLER, Proprietor.

MR. KESSLER, announces to the Traveling Public that he has returned to the above well known stand and is now prepared to accommodate in the best manner, all who may favor him with their patronage.

No efforts will be spared to promote the comfort and convenience of Clients.

Good Stabling and careful OUTFITTERS in attendance.

Fremont, November 24, 1849—36

## WARRANTY, Mortgage, and Quit Claim

Deeds for sale at the

FREMONT OFFICE.

RUBBER (Gosier Shoes)—A splendid stock at

PETTIBONE.

LAWS OF OHIO:  
(Published by Authority.)

## AN ACT

To amend "an act allowing and regulating attachments," passed January 17th, 1834, and "an act allowing and regulating writs of attachment before Justices of the Peace," passed January 17, 1834.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That if any creditor, whether resident of the state of Ohio, or elsewhere, his agent or attorney, shall make oath or affirmation in writing before any proper authority, that any corporation incorporated or existing by the law of any other of the United States, or of any district or territory thereof, or of any other country, is his debtor, and file the same in the manner prescribed by the said acts respectively of which this is amendatory, such creditor shall be entitled to the like remedy, process and proceedings in all respects against such corporation, as are provided by the said acts respectively (or any acts amendatory thereof), against absconding or non-resident debtors.

Sec. 2. Such corporation may discharge its property and money attached, by procuring bond to be executed to the attaching officer, with two good and sufficient sureties within the county where attachment may be executed, in double the amount of the appraisal of such property and money, conditioned that such property and money, or double the appraised value thereof, shall be forthcoming to answer the judgment or any order of the court under such proceedings.

Sec. 3. That if any such corporation shall expire by limitation or forfeiture of its charter, or otherwise, after a writ of attachment shall have issued against it, such writ shall not thereby abate, but the same shall be carried on to judgment, sale and distribution, as if such expiration had not happened.

BENJAMIN F. LEITER,  
Speaker of the House of Reps.  
CHARLES C. CONNERS,  
Speaker of the Senate.

February 6, 1850.

## AN ACT

In amendment of the practice of the judicial courts.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That in all judgments in error, or certiorari, the defendant in error, or certiorari, shall be at liberty to plead any matters which he is at liberty to plead in error, or certiorari, notwithstanding he at the same time file the general plea in *nullo est erratum*: and in all cases in which any such plea in abatement, or in error, shall be filed with the plea in *nullo est erratum*, the issue upon the latter plea shall be determined before the issue upon such plea in abatement, or in error shall be tried.

Sec. 2. That the respective clerks of the court of common pleas, superior court of Cincinnati, commercial court of Cincinnati, and superior court of Cleveland, shall, in making return to writs of error, or of certiorari, send up to the supreme court, duly certified copies of the original files and pleadings, and exceptions, as well as duly certified transcripts of all journal entries of the proceedings and judgment of their respective courts, in the particular case named in the writ.—Provided, that said clerk shall omit from such return, copies of all such parts of said files, and other papers or documents in any such case as they may be instructed so to do, by the direction in writing of both parties to such suit, to be filed in the office of such clerk, and a copy of which said written direction shall be annexed to and certified with such return.

Sec. 3. So much of the sixth section of the "act to regulate the judicial courts and the practice thereof," passed March 12, 1845, as required the original files and pleadings to be annexed to and returned with the writ of error, be and the same is hereby repealed.

BENJAMIN F. LEITER,  
Speaker of the House of Reps.  
CHARLES C. CONNERS,  
Speaker of the Senate.

March 21, 1850.

## AN ACT

Further to amend the act entitled "An act allowing and regulating writs of attachment before Justices of the Peace," passed January 17, 1834.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That if on the equity may be instituted against any such dissolved corporation, may be served by the sheriff or other proper officer, by delivering to any of the assignees, trustees, receivers or persons having charge of the assets of such dissolved corporation, a copy thereof, or by leaving such copy at the residence of any such assignee, trustee, receiver or person having charge of such assets.

Sec. 2. Any such dissolved corporation may be sued at law or in equity and by its corporate name, for or upon any cause of action accrued, or which but for such dissolution would have accrued against such corporation, in the same manner and with like effect as if such corporation were not dissolved, and all process by which any suit either at law or in equity may be instituted against any such dissolved corporation, may be served by the sheriff or other proper officer, by delivering to any of the assignees, trustees, receivers or persons having charge of the assets of such dissolved corporation, a copy thereof, or by leaving such copy at the residence of any such assignee, trustee, receiver or person having charge of such assets.

Sec. 3. Judgments and decrees in favor of or against any such dissolved corporation, whether such judgments and decrees were rendered before or after such dissolution, and which have heretofore, or may at any time hereafter become dormant, may be revived in favor of or against such dissolved corporation as the case may be, in and by the corporate name of such dissolved corporation, in the same manner and with like effect as if such corporation were not dissolved, and in all cases of such judgments or decrees against any such corporation, the writ of *scire facias* or other proper process shall be served in the manner prescribed in the second section of this act for the service of process in suits against dissolved corporations.

Sec. 4. Writs of error upon judgments at law may be sued out, and bills of review in chancery may be exhibited in favor of or against any such dissolved corporation, in and by its corporate name, in the same manner and with like effect as if such corporation were not dissolved, and process thereon against any such dissolved corporation shall be served in the manner prescribed in the second section of this act.

Sec. 5. That the provisions of the fourteenth section of the act instituting proceedings against corporations not possessing banking powers, and to provide for the regulation of corporations generally, passed March 7, 1842, in relation to the appointment of trustees of a dissolved corporation, and its effects shall be taken and construed as extending only to those cases of dissolved corporations wherein no trustee or trustees, assignee or assignees thereof have been appointed by the stockholders, directors or managers thereof, and shall not extend to cases of dissolved corporations in which the corporation before its dissolution, or the stockholders, directors or managers thereof have appointed, or may hereafter appoint a trustee or trustees, assignee or assignees thereof.

Sec. 6. Nothing in this act contained shall at any time be construed as extending or re-

against him: Provided, that in no case shall the bond be for a less sum than fifty dollars.

Sec. 2. That whenever upon any writ of replevin issued by any justice of the peace, the property shall be appraised at a value exceeding one hundred dollars and the appraiser shall be so returned, it shall be the duty of the said justice to certify the proceedings upon the said writ to the court of common pleas of his county, and thereupon to file the original papers, together with a certified transcript of his docket entries, in the clerk's office of the said court.

Sec. 3. That the court of common pleas in all cases so certified, shall take jurisdiction as though the writ had been sued out of the said court, shall rule the parties to plead as in cases so originally brought in the said court, and thereon proceed to final judgment and execution.

BENJAMIN F. LEITER,  
Speaker of the House of Reps.  
CHARLES C. CONNERS,  
Speaker of the Senate.

March 14, 1850.

## AN ACT

Supplementary to an act entitled "An act allowing and regulating writs of replevin before Justices of the Peace," passed February 14, 1846.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That it shall be lawful for any constable or other officer executing a writ of replevin, issued by a justice of the peace, to take a bond from plaintiff in replevin, upon the delivery of the property replevied, with two responsible sureties, in double the appraised value of such property, conditioned that the plaintiff shall appear before the justice on the return day of the writ, and prosecute his suit to effect, and pay all costs and damages which shall be awarded

against him: Provided, that in no case shall the bond be for a less sum than fifty dollars.

Sec. 2. That whenever upon any writ of replevin issued by any justice of the peace, the property shall be appraised at a value exceeding one hundred dollars and the appraiser shall be so returned, it shall be the duty of the said justice to certify the proceedings upon the said writ to the court of common pleas of his county, and thereupon to file the original papers, together with a certified transcript of his docket entries, in the clerk's office of the said court.

Sec. 3. That the court of common pleas in all cases so certified, shall take jurisdiction as though the writ had been sued out of the said court, shall rule the parties to plead as in cases so originally brought in the said court, and thereon proceed to final judgment and execution.

BENJAMIN F. LEITER,  
Speaker of the House of Reps.  
CHARLES C. CONNERS,  
Speaker of the Senate.

March 14, 1850.

## AN ACT

Further to amend the act regulating judgments and executions.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That before any officer named in the seventeenth section of the act regulating judgments and executions, passed the first day of March, eighteen hundred and thirty-one, shall be excused from giving the notification therein contemplated, he shall demand of the party or parties, for whose benefit the execution was issued, his, her, or their agent or attorney, (provided either of them be resident in the county) the money or fees in the said section specified.

BENJAMIN F. LEITER,  
Speaker of the House of Reps.  
CHARLES C. CONNERS,  
Speaker of the Senate.

March 22, 1850.

## AN ACT

Requiring the publication of legal advertisements and notices to be made in German newspapers in certain cases.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That all official notices and advertisements relating to the public business of any county wherein a newspaper or newspapers in the German language are printed, and all public sales of property in pursuance of any execution, order or decree of any court of record in such county, now by law required to be published in any newspaper, shall in addition to the publication heretofore required, be published in such German newspaper. Provided, nothing herein contained shall be construed as to authorize "legal advertisements" to be made in any German paper, except at the express instance of the plaintiff or defendant in the suit out of which or in relation to which said advertisements are so published; and the party so requiring such publication shall pay all the expense attending the same.

BENJAMIN F. LEITER,  
Speaker of the House of Reps.  
CHARLES C. CONNERS,  
Speaker of the Senate.

March 22, 1850.

## AN ACT

In relation to judicial proceedings in favor of and against dissolved corporations.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That any banking or other corporation may at any time after its dissolution, whether such dissolution occur by the expiration of its charter or otherwise, prosecute any suit at law or in equity, in and by the corporate name of such dissolved corporation for the use of the party entitled to receive the proceeds of any such suit, upon any and all causes of action, accrued or which but for such dissolution would have accrued in favor of such corporation, in the same manner and with like effect as if such corporation were not dissolved.

Sec. 2. Any such dissolved corporation may be sued at law or in equity and by its corporate name, for or upon any cause of action accrued, or which but for such dissolution would have accrued against such corporation, in the same manner and with like effect as if such corporation were not dissolved, and all process by which any suit either at law or in equity may be instituted against any such dissolved corporation, may be served by the sheriff or other proper officer, by delivering to any of the assignees, trustees, receivers or persons having charge of the assets of such dissolved corporation, a copy thereof, or by leaving such copy at the residence of any such assignee, trustee, receiver or person having charge of such assets.

Sec. 3. Judgments and decrees in favor of or against any such dissolved corporation, whether such judgments and decrees were rendered before or after such dissolution, and which have heretofore, or may at any time hereafter become dormant, may be revived in favor of or against such dissolved corporation as the case may be, in and by the corporate name of such dissolved corporation, in the same manner and with like effect as if such corporation were not dissolved, and in all cases of such judgments or decrees against any such corporation, the writ of *scire facias* or other proper process shall be served in the manner prescribed in the second section of this act for the service of process in suits against dissolved corporations.

Sec. 4. Writs of error upon judgments at law may be sued out, and bills of review in chancery may be exhibited in favor of or against any such dissolved corporation, in and by its corporate name, in the same manner and with like effect as if such corporation were not dissolved, and process thereon against any such dissolved corporation shall be served in the manner prescribed in the second section of this act.

Sec. 5. That the provisions of the fourteenth section of the act instituting proceedings against corporations not possessing banking powers, and to provide for the regulation of corporations generally, passed March 7, 1842, in relation to the appointment of trustees of a dissolved corporation, and its effects shall be taken and construed as extending only to those cases of dissolved corporations wherein no trustee or trustees, assignee or assignees thereof have been appointed by the stockholders, directors or managers thereof, and shall not extend to cases of dissolved corporations in which the corporation before its dissolution, or the stockholders, directors or managers thereof have appointed, or may hereafter appoint a trustee or trustees, assignee or assignees thereof.

Sec. 6. Nothing in this act contained shall at any time be construed as extending or re-

viving the charter of any banking or other corporation, dissolved either by effluxion of time or otherwise, for any other purpose than that of judicial proceedings in favor of and against the same.

Sec. 7. The fourth and fifth sections of the act to amend the act entitled "An act to institute proceedings against corporations not possessing banking powers, and the vestitorial powers of courts, and regulating corporations generally," passed February 21, 1849, are hereby repealed.

BENJAMIN F. LEITER,  
Speaker of House Reps.  
CHARLES C. CONNERS,  
Speaker of the Senate.

March 21, 1850.

## AN ACT

To amend the act entitled "An act for the redemption of lands and town lots sold for taxes," passed March 2, 1831, and the act entitled "An act to amend the several acts now in force, in relation to the sale of lands forfeited to the state for the non-payment of taxes," passed March 13, 1849.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That any person entitled by law to redeem any land or town lot sold for taxes by any county auditor, or county treasurer, under and by virtue of any law of this state, may, in any case where the purchaser at such sale has transferred his certificate, or is a non-resident of the county, within the time limited by law for such redemption, deposit with the auditor of the county within which such land or town lot is situated, an amount of money equal to that which may be required by law for such redemption, and the said auditor shall thereupon give to the person making the same, a receipt for such deposit, and the said deposit, when so made, shall operate as an extinguishment of all rights conferred by such sale: Provided, however, that when the name and residence of the holder of the certificate is known to the auditor, it shall be his duty forthwith to notify him by mail of the deposit and redemption as aforesaid.

Sec. 2. The money so deposited shall be held by the county auditor in trust, for the owner or owners of the certificate of such tax sale, and shall be by him, upon the production and delivery of said certificate, paid over to such owner or owners, or his or their proper attorney.

Sec. 3. In all cases where such deposit shall not be made within two years from the time of the sale of lands or lots sold for delinquent taxes, or within six months from that of lots or lands forfeited to the state for non-payment of taxes, the auditor shall, at the request of the person presenting such certificate, note such fact upon the back of said certificate, and sign his name thereon.

Sec. 4. When any tract or portion of land or town lot or part thereof is thus redeemed, or any deposit thus made, it shall be the duty of the auditor of the county to note such redemption or deposit, the date thereof, and by whom made, on his record of tax sales, and sign his name officially thereon.

BENJAMIN F. LEITER,  
Speaker of House Reps.  
CHARLES C. CONNERS,  
Speaker of the Senate.

March 23d, 1850.

## AN ACT

To amend the act entitled "An act to establish the price of the Miami and Erie and Ohio Canal lands, and to secure their sale to actual settlers," passed February 7, 1847.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That all the lands that belong to this state by virtue of the several acts of congress granting land to the states of Ohio and Indiana for canal purposes, shall hereafter be disposed of to actual settlers, agreeably to the provisions of the act to which this is an amendment, in tracts not exceeding one hundred and sixty acres each, at fifty per cent, below their appraised value; Provided, that the lands appraised by James Watson Riley, under the resolutions of the general assembly of the state of Ohio, passed February 25, 1848, shall be first offered at public sale, in such manner as the State Auditor shall direct, before they shall come under the provisions of this act; and provided, also, that should the even alternate sections now in dispute between the United States and the state of Ohio, lying between the mouth of the Auglaize river and the junction of the Wabash and Erie with the Miami canal, or any other lands in the state, be decided on settlement with the United States, to belong to the state of Ohio, the same shall be sold under the provisions of this act, and the act to which this is an amendment, after having been appraised and once offered for sale under the directions of the state auditor.

Sec. 2. That each purchaser of lands under the provisions of this act, shall, before receiving a certificate of purchase, make and subscribe an affidavit stating that it is bona fide his or her intention within twelve months from and after the date of said purchase, to enter upon and improve the tract of land so purchased, and that he or she has not made said purchase for the purpose of speculation, but for purpose of securing a permanent home for himself or herself and family.

Sec. 3. That the affidavit required by the foregoing section shall be made and subscribed before the officer authorized to issue said certificate of purchase, who shall preserve the same with the records of his office.

Sec. 4. That no deed of conveyance from the state to such purchaser shall be made and delivered until such purchaser shall have actually entered upon and commenced improving the tract of land for which he or she holds a certificate of purchase; and if any purchaser shall refuse or neglect within twelve months from and after the date of his or her certificate of purchase to enter upon and improve the tract so purchased, then and in that case such tract of land shall be forfeited and shall revert to the state; provided, however, that in case of the death of any such purchaser before the expiration of twelve months from the date of such purchase, the deed of conveyance from the state may issue to his or her legal representatives, without further improvement upon the tract.

Sec. 5. That the state auditor shall make out a list as accurately as possible of all the canal [lands] belonging to the state, designating in what county they lie, and their appraised price, and the price to actual settlers, and have the same published for six consecutive weeks in the Ohio State Journal, Ohio Statesman, Cincinnati Gazette and Cleveland Plain Dealer, at the usual rates of advertising in those papers.

Sec. 6. The register and receiver of the state land office at Defiance, shall be allowed

as a compensation for their services, two per cent on all sales of the canal lands.

Sec. 7. That all acts and parts of acts conflicting with the provisions of this act, are hereby repealed.

BENJAMIN F. LEITER,  
Speaker of House Reps.  
CHARLES C. CONNERS,  
Speaker of the Senate.

March 23, 1850.

## AN ACT

To amend the act creating the Commercial Court of Cincinnati.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That hereafter there shall be a term of the commercial court of Cincinnati, to commence on the first Monday of May in each year; and so much of the act establishing said court, passed February 4th, 1848, as requires it to hold terms on the first Monday of April and first Monday of July, in each year, be, and the same is hereby repealed.

Sec. 2. That any process heretofore issued out of the said court, returnable to the next April term thereof, and all notifications to appear at the said term, shall be enlarged to the May term herein provided.

Sec. 3. That